

Application No.: 09/937,622

Docket No.: 21900-00037-US

REMARKS

In view of the above amendment, applicant believes the pending application is in condition for allowance.

Claims 1-7 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Tim et al. (U.S. Patent 5,572,204) in view of Murphy (U.S. Patent 5,991,690). Although the Examiner contends that Murphy teaches a method and apparatus for providing navigation information including a location display, which displays the location of the current location of the vehicle, it is to be noted that the navigation system of Murphy does include a GPS receiver. On the contrary, according to the present invention, no GPS receiver is provided within the navigation system per se as clearly set forth at the end of pending claims 1 and 7.

From the above difference, it can be said that the navigation system having no gyro sensor and no GPS receiver can be used together with the emergency communication system so that navigation operation can be performed in the same manner as in an ordinary navigation system having a gyro sensor and a GPS sensor therein.

Claim 8 stands rejected under 35 U.S.C. 102(b) as being anticipated by Timm et al. To expedite the prosecution, claim 8 has been amended. Currently amended claim 8 recites "said navigation system comprising means for guiding a route from a present position of said vehicle to a destination through detection of a fastest route". It is to be noted that although the cellular transceiver 22 of Tim et al. indicates the present location of the vehicle, it does not have an essential function of navigation by indicating a route from the present position to a destination which can be set by a user. The above newly recited feature is not provided by the cellular transceiver 22 or by other circuits or elements taught by Timm et al.

In view of the above, consideration and allowance are, therefore, respectfully solicited.

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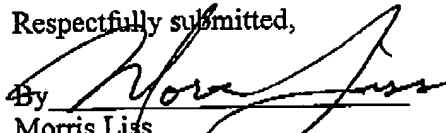
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In the event the Examiner believes an interview might serve to advance the prosecution of this application in any way, the undersigned attorney is available at the telephone number noted below.

The Director is hereby authorized to charge any fees, or credit any overpayment, associated with this communication, including any extension fees, to CBLH Deposit Account No. 22-0185, under Order No. 21900-00037-US from which the undersigned is authorized to draw.

Dated: March 23, 2005

Respectfully submitted,

By 

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